PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference P039126WO	FOR FURTHER ACTION	See Form PCT/IPEA/416
P039126WO		
International application No.	International filing date (day/month/year)	
PCT/GB2004/004877	18.11.2004	19.11.2003
International Patent Classification (IPC) or		
C07K7/06, A61K38/08, A61P37/04		
Applicant PEPHARM R&D LIMITED et al.		
1 ETTATIVITIOD ENVITED et al.		and the second s
This report is the international part Authority under Article 35 and tr	reliminary examination report, established ansmitted to the applicant according to Al	d by this International Preliminary Examining rticle 36.
2. This REPORT consists of a tota	of 7 sheets, including this cover sheet.	
3. This report is also accompanied	~	
_ '	to the International Bureau) a total of 2	sheets, as follows:
• •	•	been amended and are the basis of this report
and/or sheets contain Administrative Instru	ning rectifications authorized by this Autho	ority (see Rule 70.16 and Section 607 of the
☐ sheets which supers	ede earlier sheets, but which this Authorit	ty considers contain an amendment that goes
beyond the disclosur Supplemental Box.	re in the international application as filed,	as indicated in item 4 of Box No. I and the
b. (sent to the International	Bureau only) a total of (indicate type and	number of electronic carrier(s)) , containing a
	ables related thereto, in computer readable e Listing (see Section 802 of the Adminis	le form only, as indicated in the Supplemental
Box Relating to Sequence	e cisting (see Section 802 of the Adminis	trative instructions).
4. This report contains indications	relating to the following items:	
☐ Box No. I Basis of the o	pinion	
☐ Box No. II Priority		
· ·	ment of opinion with regard to novelty, inv	ventive step and industrial applicability
☐ Box No. IV Lack of unity of	,	
,	tement under Article 35(2) with regard to	novelty, inventive step or industrial
	itations and explanations supporting such	
☐ Box No. VI Certain docun	nents cited	
☐ Box No. VII Certain defect	s in the international application	
☐ Box No. VIII Certain obser	vations on the international application	
Date of submission of the demand	Date of completi	ion of this report
01.09.2005	21.10.2005	
Name and mailing address of the internation preliminary examining authority:	onal Authorized Office	er Patenta _{n,}
European Patent Office - P.		" " " " " " " " " " " " " " " " " " "
NL-2280 HV Rijswijk - Pays Tel. +31 70 340 - 2040 Tx: 3		M 10 Page 10 P
Fax: +31 70 340 - 3016	Telephone No. +	+31 70 340-3715

International application No. PCT/GB2004/004877

	Box No. I	Basis of the report
1.		to the language , this report is based on the international application in the language in which it was otherwise indicated under this item.
	☐ This re which i	port is based on translations from the original language into the following language, is the language of a translation furnished for the purposes of:
	☐ pub	rnational search (under Rules 12.3 and 23.1(b)) dication of the international application (under Rule 12.4) rnational preliminary examination (under Rules 55.2 and/or 55.3)
2.	have been	I to the elements * of the international application, this report is based on <i>(replacement sheets whici</i> furnished to the receiving Office in response to an invitation under Article 14 are referred to in this originally filed" and are not annexed to this report):
	Description	, Pages
	1-41	as originally filed
	Claims, Nur	nbers
	1-21	received on 02.09.2005 with letter of 31.08.2005
	Drawings, S	Sheets
	1/5-5/5	as originally filed
	⊠ a sequ	ence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing
3.	☐ The an	nendments have resulted in the cancellation of:
		description, pages claims, Nos.
	☐ the	drawings, sheets/figs sequence listing (specify):
		table(s) related to sequence listing (specify):
4.	had not bee	port has been established as if (some of) the amendments annexed to this report and listed below en made, since they have been considered to go beyond the disclosure as filed, as indicated in the tal Box (Rule 70.2(c)).
		description, pages claims, Nos.
	☐ the	drawings, sheets/figs
		sequence listing (specify): table(s) related to sequence listing (specify):
	* If ite	em 4 applies, some or all of these sheets may be marked "superseded."

International application No. PCT/GB2004/004877

	x No. III Non-establishment o blicability	of op	inion with regard to novelty, inventive step and industrial
	The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- obvious), or to be industrially applicable have not been examined in respect of:		
	the entire international applicat	ion,	
\boxtimes	claims Nos. 12-19 as to IA		
	because:		
\boxtimes			the said claims Nos. 12-19 as to IA relate to the following subject ternational preliminary examination (specify):
	see separate sheet		
	the description, claims or drawi that no meaningful opinion cou		(indicate particular elements below) or said claims Nos. are so unclear formed (specify):
	the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.		
	no international search report has been established for the said claims Nos.		
	the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:		
	the written form		has not been furnished
			does not comply with the standard
	the computer readable form		has not been furnished
			does not comply with the standard
	the tables related to the nucleo not comply with the technical re	tide a equire	and/or amino acid sequence listing, if in computer readable form only, do ements provided for in Annex C-bis of the Administrative Instructions.
	See separate sheet for further	detai	ls

International application No. PCT/GB2004/004877

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-21

No: Claims

Inventive step (IS)

Yes: Claims

1-21

No: Claims

Industrial applicability (IA)

Yes: Claims

1-11,20,21

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

International application No. PCT/GB2004/004877

Supplemental Box relating to Sequence Listing Continuation of Box I, item 2:

_	John Marie Constitution of Devision and Marie Constitution and Marie Constit		
1.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this report has been established on the basis of:		
	a. type of material:		
	\boxtimes	a sequence listing	
		table(s) related to the sequence listing	
	b. format of material:		
	\boxtimes	in written format	
	\boxtimes	in computer readable form	
	c. time	of filing/furnishing:	
		contained in the international application as filed	
		filed together with the international application in computer readable form	
	\boxtimes	furnished subsequently to this Authority for the purposes of search and/or examination	

- 2. A In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
- 3. Additional observations, if necessary:

□ received by this Authority as an amendment on

Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Claims 12-19 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(I) PCT).

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following documents:

D1:Derwent accession nr.:ABG03266

D2:WO0175067

D3:Hepato-Gastroenterology, Vol.32, 1996, 882-886

I.Novelty

Due to the restrictions made in the scope of claim 1, the present claims are considered to be novel under Art.33(2) PCT in view of D1-D3.

II.Inventive step

- 1)The closest prior art is considered to be D3, disclosing a low molecular weight glycoprotein fraction of porcine spleen and its use in the treatment of Hepatitis B.
- 2)The compounds of the present claims of the application essentially differ from said prior art therein that they essentially consist of the hexapeptide IVTNTT. Said compounds are also used as immunoregulating agents, particularly in the treatment of hepatitis B. The compound IVTNTT has been isolated from a porcine spleen extract, e.g., as mentioned in D3, and has been characterized by its structure. The advantage of a well-defined compound is that it can be optimized in its use and by synthesizing it, any possible transmission of unknown animal diseases originating from a natural animal spleen extract can be avoided (see description, page 10).
- 3)The problem to be solved may therefore be considered to be the provision of alternative compounds/compositions for the treatment of immune-related diseases which lacks said

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

PCT/GB2004/004877

disadvantages of the prior art composition of D3.

4)It is considered in general to belong to the normal routine of a skilled person, confronted with the problem posed, to identify the active principle in a natural extract having a certain activity and to elucidate its structure.

5)In this respect the applicant has emphasized that the prior art document D3 only refers to a mixture of low molecular weight glycopeptides, whereas the present peptide is unglycosylated. It is acknowledged that the prior art does not indicate or suggest that the active principle is an unglycosylated peptide: its presence is therefore considered to be unexpected and identification activities would also not be directed to an unglycosylated peptide.

Hence inventive step can be acknowledged to claims 1-21 under Art.33(3) PCT.

III.Industrial applicability

For the assessment of the present claims 12-19 on the question whether they are industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.

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WHAT IS CLAIMED IS:

- 1. An isolated or purified peptide consisting of the Isoleucyl-valyl-threonyl-asparaginylthreonyl-threonine peptide, optionally including up to 4 amino acids situated either at the carboxyl and/or amino terminal ends.
- 2. A peptide according to claim 1, wherein the peptide contains 1 or 2 additional amino acids.
- 3. A peptide according to claim 1, wherein the peptide consists of the Isoleucyl-valylthreonyl-asparaginyl-threonyl-threonine peptide.
- 4. A peptide according to claim 1 wherein said peptide is L-Isoleucyl-L-valyl-L-threonyl-L-asparaginyl-L-threonyl-L-threonine (SEQ ID NO:1).
 - 5. The peptide of claims 1 to 4 wherein said peptide reduces the symptoms of a viral disease.
 - 6. The peptide of claim 5, wherein said viral disease is hepatitis B infection.
- 7. The peptide of any one of claims 1 to 6, wherein said peptide has immuno-stimulating properties.
 - 8. A peptide according to any of the claims 1 to 7 wherein said peptide is in a substantially pure form.
- 9. A pharmaceutical composition comprising a peptide according to any one of claims 1 20 to 7.
 - 10. A pharmaceutical composition according to claim 7 comprising L-Isoleucyl-L-valyl-Lthreonyl-L-asparaginyl-L-threonyl-L-threonine.
 - 11. A method of making a pharmaceutical composition comprising providing a peptide according to any one of claims 1 to 7 and mixing said peptide with a pharmaceutically acceptable carrier.
 - 12. A method of reducing the effects of a human disease comprising administering a pharmaceutically effective dose of a peptide according to any one of claims 1 to 7.
 - 13. The method of claim 12, wherein said human suffers from a viral disease.
 - 14. The method of claim 13, wherein said viral disease is hepatitis B infection.
- 15. A method of stimulating the immune system of an individual comprising administering a pharmaceutically effective dose of a peptide according to any one of claims 1 to 7.
 - 16. The use of a peptide according to any one of claims 1 to 7 as a pharmaceutical compound.

10

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43

- 17. The use according to claim 16 wherein said compound is used for treating a viral disease.
- 18. The use according to claim 17, wherein said viral disease is hepatitis B infection.
- 19. The use of a peptide according to any one of claims 1 to 7 as an immune stimulant.
- 5 20. The use of a peptide according to any one of claims 1 to 7 as a nutritional supplement.
 - 21. A molecule comprising an enhanced derivative of the Isoleucyl-valyl-threonyl-asparaginyl-threonyl-threonine peptide, said enhanced derivative comprising an enhancement molecule operably linked to said Isoleucyl-valyl-threonyl-asparaginyl-threonyl-threonine peptide, said enhancement molecule enhancing the therapeutic effectiveness of said peptide.